IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

WOODDE A CILINIC

WOOFBEACH, INC.,)
Plaintiff,)
V.) Civil Action No 16-cv-10315
)
STEVE HOLLAND, Individually and d/b/a) Honorable Robert M. Dow, Jr.
BEACH FOR DOGS, BEACH FOR DOGS)
AURORA, INC., an Illinois corporation and) Magistrate Judge M. David Weisman
BEACH FOR DOGS CORPORATION, an)
an Illinois corporation,)
Defendants.)
)
)
STEVE HOLLAND, BEACH FOR DOGS,)
BEACH FOR DOGS AURORA, INC., and)
BEACH FOR DOGS CORPORATION,)
Counter-plaintiffs,)
v.)
)
WOOFBEACH, INC., ERIC WILSON and)
CHRISTINA WILSON,)
Counter-defendants.)

STIPULATION OF DISMISSAL WITHOUT PREJUDICE PURSUANT TO SETTLEMENT AGREEMENT AND GENERAL RELEASE

IT IS HEREBY STIPULATED AND AGREED, pursuant to Federal Rule of Civil Procedure 41, by and between the Plaintiff/Counter-defendant WOOFBEACH, INC., Counter-defendants ERIC WILSON AND CHRISTINA WILSON, and the Defendants/Counter-plaintiffs, STEVE HOLLAND, individually and d/b/a BEACH FOR DOGS, BEACH FOR DOGS AURORA, INC AND BEACH FOR DOGS CORPORATION, by and through their respective counsel, that the above captioned action, including all claims and counter-claims asserted therein, is dismissed without prejudice with leave to reinstate solely for the purpose of enforcing the Settlement Agreement and General Release entered into by the parties hereto; but

in no event may any motion for reinstatement be filed longer than one (1) year from the date that the Court enters its Order of Dismissal Without Prejudice in accordance with this Stipulation.

Dated: February 13, 2018

Respectfully Submitted,

Fax: 630-575-0221

Billkelly@kellykarras.com

Plaintiff/Counter-defendant, WOOFBEACH, INC., Counter-Defendants, ERIC WILSON and CHRISTINA WILSON Defendants/Counter-plaintiffs, STEVE HOLLAND, individually and d/b/a BEACH FOR DOGS, BEACH FOR DOGS AURORA, INC., and BEACH FOR DOGS CORPORATION

/s/ Jeffrey C. Blumenthal
Jeffrey C. Blumenthal
Jeffrey C. Blumenthal Chartered
Counsel for the Plaintiff/CounterDefendant, Woofbeach, Inc.
Counter-defendants, Eric Wilson
and Christina Wilson,
2970 Maria, Suite #223
Northbrook, Illinois
Phone: 847-498-3220

Phone: 847-498-3220 Fax: 847-498-3221 Jeffrey@jcblawyer.com /s/William D. Kelly
William D. Kelly
Kelly & Karras, Ltd.
Counsel for Defendants/Counter-plaintiffs,
Steve Holland, individually and d/b/a
Beach for Dogs, Beach for Dogs Aurora, Inc.
and Beach for Dogs Corporation
1010 Jorie Boulevard, Suite 100
Oak Brook, Illinois 60523
Phone: 630-575-02020